



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/065,185	09/24/2002	Johni Chan	73543	6299

22242 7590 10/26/2005

FITCH EVEN TABIN AND FLANNERY
120 SOUTH LA SALLE STREET
SUITE 1600
CHICAGO, IL 60603-3406

EXAMINER

DANG, KHANH

ART UNIT PAPER NUMBER

2111

DATE MAILED: 10/26/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

10/065,185

Applicant(s)

CHAN, JOHNI

Examiner

Khanh Dang

Art Unit

2111

– The MAILING DATE of this communication appears on the cover sheet with the correspondence address –
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 06 September 2005.
2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 23-31 is/are pending in the application.
4a) Of the above claim(s) 31 is/are withdrawn from consideration.
5) ☐ Claim(s) _____ is/are allowed.
6) ☒ Claim(s) 23-30 is/are rejected.
7) ☐ Claim(s) _____ is/are objected to.
8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
3) ☐ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____.
4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____.
5) ☐ Notice of Informal Patent Application (PTO-152)
6) ☐ Other: _____.

Art Unit: 2111

DETAILED ACTION

Election/Restrictions

Upon review of the originally filed specification and Applicants' election filed on 4/28/2005, the newly added claim 31 is NOT readable on the elected invention. Therefore, claim 31 is withdrawn from further consideration.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 23-30 are rejected under 35 U.S.C. 102(b) as being anticipated by Pincus et al. (Pincus).

With regard to claim 23, Pincus discloses a redundant bus controller (RBC) for controlling access to a bus (multiple CPU registers provided in CPU register array 88 define the redundant bus controllers) , comprising: a peer coupling to communicate state information of the RBC to another bus controller for coordinating control of a bus between a plurality of system hosts (it is clear

Art Unit: 2111

from Pincus that each CPU 40, for example, are coupled to another CPU 40 shown in Figs. 5 and 7, and coupled to the at least multiple registers provided by register arrays 88 shown in Fig. 7 to communicate state information); a control and status register configured to retain the state information of the RBS (it is clear that in Pincus, multiple CPU registers are provided in CPU register array 88, including the CPU barrier control and status register (suitably one per node, with one bit per CPU) which may be used to indicate and determine when a CPU is at a barrier state, a hold mask enable control and status register which allows individual or multiple CPUs on a node to be placed in a "HOLD" condition (i.e. suspended from using the node bus) when both a hold mask enable bit and a CPU barrier bit for the corresponding CPU are set, and a configuration mask control and status register which allows software to configure CPUs into or out of the node. Each CPU is represented by a bit in the configuration mask control and status register whereby the currently available CPUS in the configuration register can define the "next" CPU. The node arbitration control and status register contains the value associated with the CPU on the node having highest round robin priority within a node. A software interrupt control and status register (also included in array 88) allows individual or multiple CPUS to be interrupted by a write to the register (or returns status when read). The CPU registers may be accessed locally by the processing elements on the node without any access to the memory system, and a sequencer configured to transition the state of the RBC according to the state information retained in the control and status register (it is clear that in Pincus, sequencer 24 includes an array of CPU (i.e. processor)

Art Unit: 2111

registers included in multiple registers provided by register arrays 88 that are manipulated by the processing elements on the bus based on whether they are requesting, using or releasing data bus 16. Each processor reads the CPU registers in sequencer 24 prior to accessing memory 14 to determine if the processor is allowed access. When access to the bus is given, the processor transfers data to memory 14 and then disables a register bit in a register of sequencer 24. Sequencer 24 then enables the processor with the next highest priority) to transition the state of the apparatus).

With regard to claims 24 and 25, in Pincus, either the node arbitration control and status register (provided by register array 88 and connected to arbiter 52/144) or the arbitration control register 300 is readable as a register interface coupled to an arbiter. The node arbitration control and status register contains the value associated with the CPU on the node having highest round robin priority within a node. See also Figs. 12(a, b) and description thereof.

With regard to newly added claim 26, either the node arbitration control and status register (provided by register array 88 and connected to arbiter 52/144) or the arbitration control register 300 is readable as a register interface. It is clear that a software access can be provided to the register interface via the node's external bus. In particular, in Pincus, multiple CPU registers are provided in CPU register array 88, including the CPU barrier control and status register (suitably one per node, with one bit per CPU) which may be used to indicate and determine when a CPU is at a barrier state (hereinafter described), a hold mask enable control and status register which allows individual or multiple CPUs on a

Art Unit: 2111

node to be placed in a "HOLD" condition (i.e. suspended from using the node bus) when both a hold mask enable bit and a CPU barrier bit for the corresponding CPU are set, and a configuration mask control and status register which allows software to configure CPUs into or out of the node. Each CPU is represented by a bit in the configuration mask control and status register whereby the currently available CPUs in the configuration register can define the "next" CPU. The node arbitration control and status register contains the value associated with the CPU on the node having highest round robin priority within a node. A software interrupt control and status register (also included in array 88) allows individual or multiple CPUs to be interrupted by a write to the register (or returns status when read). The CPU registers may be accessed locally by the processing elements on the node without any access to the memory system. It is also clear tha setting arbitration logic for arbitration control register 300 is performed using software. Setting the arbitration bit in arbitration control register 300 sets the highest priority node to `0`. When a memory port request is present, the highest priority processor node requesting access to a given memory port is allowed the current cycle for memory access. Once a node wins arbitration, the PAL encodes the P(7:0)M7ACK signals indicating which node has won. At completion of the arbitration cycle the current requester is placed at the bottom of the priority level and the next numerical requester becomes the highest priority. For example, when processor node P1 and processor node P3 are the first requesters after a system reset or a software set, processor node P1 has the highest priority level, making P3 the next highest level requester.

Art Unit: 2111

Processor node P1 is given access to the memory port and at the completion of the arbitration cycle, node P1 is placed at lowest priority, making node P2 the highest level requester. If processor node P2 is not presenting a request for the memory port then node P3 is passed priority and transfers data during the next arbitration cycle. At the completion of the data transfer from processor node P3 to the memory port, processor node P3 is placed at the bottom of the priority level making processor node P1 the highest priority requester.

With regard to claim 27, the configuration register defines the next CPU to receive control, when synchronizing CPUs and nodes. For example, if the configuration register shows CPUs 1, 3, 4 and 7 as being configured, and CPU 1 is presently operating, the next CPU is 3, followed by 4, followed by 7. If CPU 7 is presently transferring data, once CPU 7 completes the data transfer, control of the node bus is given to CPU 1. The sequential ordering above is given by way of example and is not intended as a requirement. The hold mask enable register, CPU barrier register, node barrier register, and the configuration register are used in conjunction with each other to reduce bus conflicts, synchronize processing elements within each processing node and between processing nodes, and to effectively process non-parallel applications.

With regard to claim 28, it is clear that in Pincus, the memory or I/O devices is readable as a peripheral device controlled by a host.

With regard to claim 29, see discussion above.

With regard to claim 30, multiple CPU registers provided in CPU register array 88 define the redundant bus controllers connected to a plurality of hosts. It

Art Unit: 2111

is clear that even one host fails the multiple CPU registers provided in CPU register array 88 are still configured to coordinate control of the bus.

Response to Arguments

Applicants' arguments filed 9/13/2005 have been fully considered but they are not persuasive.

At the outset, Applicants are reminded that claims subject to examination will be given their broadest reasonable interpretation consistent with the specification. *In re Morris*, 127 F.3d 1048, 1054-55 (Fed. Cir. 1997). In fact, the "examiner has the duty of police claim language by giving it the broadest reasonable interpretation." *Springs Window Fashions LP v. Novo Industries, L.P.*, 65 USPQ2d 1862, 1830, (Fed. Cir. 2003). Applicants are also reminded that claimed subject matter not the specification, is the measure of the invention. Disclosure contained in the specification cannot be read into the claims for the purpose of avoiding the prior art. *In re Sporck*, 55 CCPA 743, 386 F.2d, 155 USPQ 687 (1986).

With this in mind, the discussion will focus on how the terms and relationships thereof in the claims are met by the references. Response to any limitations that are not in the claims or any arguments that are irrelevant and/or do not relate to any specific claim language will not be warranted.

The Pincus Rejection:

Applicants argue that "Pincus et al. fails to describe, either expressly or inherently, a redundant bus controller (R2C) including: 1) a peer coupling configured to communicate state information of the RBC to another bus controller for coordinating control of a bus between a plurality of system hosts, 2) a control and status register configured to retain the state information of the RBC, and 3) a sequencer configured to transition the state of the RBC according to the state information retained in the control and status register as recited, for example, in claim 23."

In response to Applicants' argument, with regard to claim 23, Pincus discloses a redundant bus controller (RBC) for controlling access to a bus (multiple CPU registers provided in CPU register array 88 define the redundant bus controllers) , comprising: a peer coupling to communicate state information of the RBC to another bus controller for coordinating control of a bus between a plurality of system hosts (it is clear from Pincus that each CPU 40, for example, are coupled to another CPU 40 shown in Figs. 5 and 7, and coupled to the at least multiple registers provided by register arrays 88 shown in Fig. 7 to communicate state information); a control and status register configured to retain the state information of the RBC (it is clear that in Pincus, multiple CPU registers are provided in CPU register array 88, including the CPU barrier control and status register (suitably one per node, with one bit per CPU) which may be used to indicate and determine when a CPU is at a barrier state, a hold mask enable

Art Unit: 2111

control and status register which allows individual or multiple CPUs on a node to be placed in a "HOLD" condition (i.e. suspended from using the node bus) when both a hold mask enable bit and a CPU barrier bit for the corresponding CPU are set, and a configuration mask control and status register which allows software to configure CPUs into or out of the node. Each CPU is represented by a bit in the configuration mask control and status register whereby the currently available CPUS in the configuration register can define the "next" CPU. The node arbitration control and status register contains the value associated with the CPU on the node having highest round robin priority within a node. A software interrupt control and status register (also included in array 88) allows individual or multiple CPUS to be interrupted by a write to the register (or returns status when read). The CPU registers may be accessed locally by the processing elements on the node without any access to the memory system, and a sequencer configured to transition the state of the RBC according to the state information retained in the control and status register (it is clear that in Pincus, sequencer 24 includes an array of CPU (i.e. processor) registers included in multiple registers provided by register arrays 88 that are manipulated by the processing elements on the bus based on whether they are requesting, using or releasing data bus 16. Each processor reads the CPU registers in sequencer 24 prior to accessing memory 14 to determine if the processor is allowed access. When access to the bus is given, the processor transfers data to memory 14 and then disables a register bit in a register of sequencer 24. Sequencer 24 then enables the processor with the next highest priority) to transition the state of the apparatus).

Art Unit: 2111

US.S. Patent Nos. 6,918,068 and 5,377,332 are cited as relevant art.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication should be directed to Khanh Dang at telephone number 571-272-3626.



Khanh Dang
Primary Examiner